

SOUTHERN DIVISION

PLAINTIFF,

CASE NUMBER.: 5:23cr00243

DEFENDANT.

DEFENDANT'S MOTION TO CONTINUE

COMES NOW, in the above referenced case, counsel, **YASHIBA GLENN-BLANCHARD, ESQ.**, as counsel for the Defendant, **NEHEMIAH A. EDISON** and respectfully request that this **MOTION TO CONTINUE** is granted, and show to the court as follows:

1. That this matter is set for hearing on August 15, 2023, at 8:30 a.m. before this Honorable Court.
2. That the undersign is experiencing COVID-19 like symptoms and her ability to return to work is unknown at this time.
3. That the undersign is requesting that the hearing be reset.
4. That neither party to the case will be prejudice if the August 15, 2023, hearing is continued.

WHEREFORE, the undersigned prays that this Honorable Court enter an Order granting her **MOTION TO CONTINUE** herein.

Respectfully Submitted,

/s/ Yashiba Glenn-Blanchard

Yashiba Glenn-Blanchard (ASB-0059K46F)

Attorney for **Defendant**

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CERTIFICATE OF SERVICE

hereby certify that I have electronically served a copy of the foregoing **DEFENDANT'S MOTION TO CONTINUE** on this the 14th day of August, 2023 to the following via electronic mail.

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/s/ YASHIBA GLENN-BLANCHARD
YASHIBA GLENN-BLANCHARD